

P.A. 232 of 2004
Advertisement of School Projects

Frequently Asked Questions

Q. What is DMB's role/responsibility with regard to this law?

A. DMB posts advertisements to bid submitted by school or links the school's advertisements maintained on their website as allowed by the law. DMB is not responsible for not do they review the content of the advertisements.

Q. What if I have questions about a school's responsibility under the law?

A. Link provided below to P.A. 232:
<http://www.legislature.mi.gov/documents/2003-2004/publicact/pdf/2004-PA-0232.pdf>

Q. How do I file a claim regarding non-compliance?

A. DMB does not have enforcement authority relative to this law.

Q. We are selling our public school – can we have DMB post the listing of the property on their website?

A. DMB provides a portion of their website with Michigan school entities to post their advertisements for construction bids only. This service was started under the direction of P.A. 232, dated July 21, 2004. This website would not be appropriate for posting the sale of public school property; it is not consistent with the intent of the service.

Q. Is there a base amount above which competitive bids must be obtained for remodeling, procurement of supplies, materials, and equipment?

A. See Sections 623a, 1267, and 1274 of the Revised School Code for the calculation process. This amount is subject to change each year according to the consumer price index. The Department of Education, Office of State Aid and School Finance, either sends a letter or posts the letter to their website each year after the analysis. Link Below:

http://www.michigan.gov/documents/bidletter_13452_7.pdf